Commission's Secretary
Office of The Secretary
Federal Communications Commission
445 12th Street SW
Washington, DC 20554

FEB 2 9 2012 FCC Mail Room

# Annual 47 C.F.R. &64.2009(e) CPNI Certification EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2011

Date filed: February 21, 2012

Name of Company covered by this certification: ECONOTEL CORPORATION

Form 499 Filer ID: 823094

Name of signatory: Hector H Brain

Title of signatory: Agent

I, Hector H Brain, certify that I am, and acting as, an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 et seq. of the Commission's rules.

The company has not taken any actions (proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI.

The Company represents and warrants that the above certification is consistent with 47 C.F.R. & 1.17 which requires truthful and accurate statements to the Commission. The Company also acknowledges that false statements and misrepresentation to the Commission are punishable under Title 18 of the U.S. code and may be subject to enforcement action.

Signed

Name

No. of Copies rec'd 1+4 List ABCDE

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## **STATEMENT**

Feb 15, 2012

The attached confidentiality procedure assures that CPNI of our customers is protected limiting the disclosure of the CPNI via the following mechanisms:

1) No online access is allowed to access our customer proprietary information.

All proprietary information is sent in writing to the customer's fax, email or address listed on his account.

Therefore we don't request customer authorization or password for online information access.

- 2) We don't operate in-store services for customer's.
- 3) We don't utilize customer's proprietary information for sales or marketing campaigns and we don't provide such information to third parties or brokers.

  Therefore we don't require them opt-out or opt-in approval.
- 4) Our personnel is not authorized to disclosed Customer Proprietary Information without the approval of the CEO or President of the company.

Hector H Brain

### ECONOTEL CORPORATION

### Customer Information

November 3, 2003

To: All Employees From: Carlos Lillo

- 1) According to FCC rules, Econotel Corporation has the obligation to keep the confidentiality of its Customers Proprietary Network Information.
- 2) In order to keep confidentiality of customer's information, all employees must follow the following procedures:
- a) Customer information must be used only for activities related to provide the service to the customer.
- b) Under any circumstances such information can be provide to third parties outside the company.
- c) Any information related to company's customers cannot be provided without my explicit authorization.
- d) It a customer needs Customer Proprietary Information such as call detail records, it must be provided to him in written and sent to the fax , address or email listed in the customer account record.
- e) Any failure to comply with this procedure will be consider a serious misconduct and disciplinary actions will be applied, including termination of employment contract.

Carlos Lillo President / CEO